Form 210A (10/06)

## **United States Bankruptcy Court** Western District of North Carolina (Charlotte)

In re:

Garlock Sealing Technologies, LLC,

10-31607 Case No.

## NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Name of Transferee: Fair Harbor Capital, LLC As assignee of Sun Chemical (aka Koh	<u>Name of Transferor:</u> Sun Chemical (aka Kohl & Madden Printing Ink)
Name and Address where notices to transfe should be sent:	ee Court Claim # (If known): 9 Amount of Claim: \$3,642,70 Date Claim Filed:
Fair Harbor Capital, LLC Ansonia Finance Station	Name and Address of Transferor:
PO Box 237037 New York, NY 10023	Sun Chemical (ake Kohl & Madden Printing Ink) 5020 Spring Grove Ave Cincinnali, OH 45232
Phone:212 967 4035 Last Four Digits of Acct#;n/a	Phone: Last Four Digits of Acct. #: <u>n/a</u>
Name and Address where (ransferee paym should be sent (if different from above):	nts
Phone: <u>n/a</u> Last Four Digits of Acct #: <u>n/a</u>	_
I declare under penalty of perjury that the in best of my knowledge and belief.	ormation provided in this notice is true and correct to the
By: /s/Fredric Glass	Date: October 22, 2010
Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$5	),DD0 or imprisonment for up to 5 years, or both, 16 U.S.C. §§ 152 & 357

# United States Bankruptcy Court Western District of North Carolina (Charlotte)

In re: Garlock Sealing Technologies, LLC,

Case No. 10-31607

### NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. 9 (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on October 22, 2010.

Name of Transferee:

Name of Alleged Transferor:

Fair Harbor Capital, LLC Sun Chemical (aka Kohi & Madden Printing Ink)

As assignee of Sun Chemical (aka Kolil & Madden Printing Ink)

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023 Name and Address of Alleged Transferor!

Sun Chemical (aka Kohl & Madden Printing Ink) 5020 Spring Grove Ave Cincinnati, OH 45232

#### ~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Notice of Transfer of Claim Other than for Security has been
filed in the clark's office of this court as evidence of the transfer. Objection must be filed with the court within twenty
(20) days of the mailing of this notice. If no objection is timely received by the court, the transfered will be substituted
as the original claimant without further order of the court.

Date:	
	Clerk of the Court

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		Document	Page 3 of 3			
United Waster	States Hambruptey Court n District of North Carolina (Charlotte) \	v				
 In 1911		<b>X</b>	Chapter 31			
	Garlock Santing Technologies LL.C. et al.	,	Jointly Administrated Under Bankruptcy Petition #: 10-31607			
	Debrion.	:	Amount \$2,642,70			
		<b>~</b> —ẋ				
TRANSPER OF CLAIM OTHER THAN FOR SECURITY AND WAIVER OF MOTICE						
Bankriptey Rule 3010(a)  PLEASE TAKE NOTICE that the scheduled claim of Kohl & Madden Printing Ink ("Transferor") against the Dobtom(a) in the amount of \$3,642.70, as fisted						
within: identific oxacute Debtor, and all and oss this TR tymality unconfident of the material to the material	Schedule F of the Schedule of Assets and Libbilities of below and Translinary rights to receive all interpry contract or leave related to the Claim and fees, in the other third purity, to easily securifies, instruments and other property with igned other than for security to fair Harbor Capital ANSPER OF CLAIM OTHER FILM FOR SICCULANT OF CLAIM OTHER FILM FOR SICCULANT TO THE PROPERTY OF THE Claim is littened transfer of the Claim for the purpose of call bligated to fite only application, motion, Proof of Condendation of the Condendation of the property of the	s plan by the Donor, only be particularly, which may be particular with voting social high may be particularly be particularly of Transferent') is the May be particularly of Transferent') is the based on amounts over section and shall not be laten or other donorman.	name an administration of support to the Claim and all other chains, course of action against the other rights and benefits arising from, under or rotating to my of the foregoing, and benefits arising from, under or rotating to my of the foregoing, and by Deblor in satisfaction of the Claim) of Transferor have been transferred in consideration of the sum ("Ignature of the Transfere on OP MOTICE is evidence of one premiers and all rights and of to Transferor by Debtor and this transfer shall be decided an absolute mid decord to create a sectivity interest. Pigaca pote that Fair Harbor Capital, LLC tytic the Bankruptcy Court with regard to your claim.  ausfer my claims and all rights there under to the Transferee upon terms as set			
forth in notifica ourt by	cover letter received. I represent and warrant that then by Transferes, I agree in reliaburse Transferer the Dabler, the Court, or my office parly and Trans may be asserted by or on behalf of Debter or any o	the ciaim is not less th to pro-esta portion of t feror reproposto and w other party to reduce th	an \$3,642.70 and has not been previously objected to, acid, or solistics. Upon he purchase price if the claim is reduced, objected to, or disallatived in whole or examination the claim or to impair its value.			
A Proof Glaim I owner ( Court.	f of Claim <u>Has to the amount of S</u> is eligibled to thin Assignment). If the Proof of Claim of their Proof of Claim subject to the terms of this A	<u>i not (strike pre)</u> heen in schoonl diffice from greenent and shall bo	idaly and timely filed in the Prespecilings (and a true copy of such Preof of the Claim amount set forth above, Transferse that invertibales be deemed the autitled to identify itself so owner of such Proof of Claim on the records of the			
Transfe Cirim e	nee's autim inly. Transferee hereby agrees to pure	hace, the beloace of sal	t purchased herein, Transferox is hereby demind in sell to Transferre, and, at id Claim at the same percentage of claim paid herein, not in econol (whoe the rupper Transferre's saffafortion that the Claim has been allowed in the higher			
I, the understyred Transferer hereby antitorize Transferee to file a notice of transfer present to Rule 3001 (e) of the Rederal Rules of Bankingtoy Procedure ("PRBE"), with respect to the Claim, while Transferee performs its due difference on the Claim. Transferee, at its sole option, may cubsequently transfer the Claim back to Transferee is not satisfactory, in Transferee's sole and absolute discretion pursuant to Rule 3001 (e) of the FRBP. In the event Transferee transfers the Claim back to Transferee transfers the claim back to Transferee or whiteres are transfer, at such time both Transferee and Transferee celesse each other of all and any abligation or Bability regarding this Assignment of Claim. Transferor horsely acknowledges and consents to all of the forms set furth in this Transfer of Claim and hareby wrives (i) its right to raise say objection hereto, and (ii) its right to receive notice pursuant to Rule 3001 (c) of the FRBP. Transferor lately acknowledges that Transferor may at any time reassign the Claim, longitude with all right, title and interest of Transferor in and to this Transfer of Claim. All representation and warranties made herein shall survive the execution and delivery of this Transfer of Claim, and any such re-assignment.						
Office it LiLC an address	ian stated above, Transferco assumes all risks asso y correspondence or psymenia received subsequent regarding the oldim of the Transferor to that of like	ciated with debtor's sb to the date Txansferen Transferee Hated belov	ility to distribute funds. Transform agrees to deliver to Patr Markor Capital, adgree this agreement. The clark of the count is authorized to change the rv.			
Assigna jurisolal the near that, in t	nent of Claim may be brought in my State or Feder tion over Transferor by such court or courts and ag reas set forth in this Assignment of Claim, and in a the event that the Debion's budicuptey case is dism Transferor shall immediately remit to Transferor al	ral court located in the tree that service of pro sy action berounder Tri leand or converted to a	o laws of the State of New York, Any notion arising under or relating to this State of New York, and Transferor consents to and contact poteenal nees may be upon Transferor by meiling a copy of said process to Transferor at transferor valves the right to demand a trial by jory. Transferor makenavishings a case under Chapter 7 of the Brokenptcy Code and Transferor has paid for the steroo in regard to the Claim and ownership of the Claim shall revert back to			
	FEROR:		TRANSFEREE:			
Kohl & Sun Chi	Maddon Printing Ink solosi,		Pafr Herher Capited, LLC 1841 Broadway, Suite 1007			
	ning Grava Ava nti, OH, 45232		Now York, MY 10025			
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Updated Address (16 Changed): Phone: